

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/676,042 10/02/2003		Mark H. Shipton	. 117313	6932
25944 759 OLIFF & BERRI			EXAMINER	
P.O. BOX 19928	·		AUSTIN, AARON	
ALEXANDRIA, VA 22320			ART UNIT	PAPER NUMBER
			1775	
		222		
SHORTENED STATUTORY	PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		02/09/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)	_
	10/676,042	SHIPTON ET AL.	
Office Action Summary	Examiner	Art Unit	_
	Aaron S. Austin	1775	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet wi	th the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING Description of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIO 136(a). In no event, however, may a r I will apply and will expire SIX (6) MON te, cause the application to become AB	CATION. apply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).	
Status			
3) Since this application is in condition for allows	s action is non-final. ance except for formal matt	·	
closed in accordance with the practice under	Ex parie Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-7 and 15-18 is/are pending in the a 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-7 and 15-18 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/ Application Papers 9) The specification is objected to by the Examin	awn from consideration. or election requirement.		
10) The drawing(s) filed on is/are: a) acceptant may not request that any objection to the Replacement drawing sheet(s) including the correct and the oath or declaration is objected to by the E	cepted or b) cobjected to edrawing(s) be held in abeyar ction is required if the drawing	ce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).	
	-xammer. Note the attached	Tollice Action of John 170 192.	
Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in A ority documents have been au (PCT Rule 17.2(a)).	pplication No received in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(Summary (PTO-413) s)/Mail Date nformal Patent Application 	

DETAILED ACTION

Response to Amendment

Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7 and 15-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pfaendtner et al. (US 6,676,992) in view of PCT International Application No. WO 94/18359 (WO '359).

Pfaendtner et al. teach a method of forming a platinum aluminide diffusion barrier layer on turbine engine components (column 3, lines 60-65, column 6, lines 21-29). The turbine engine component may be any operable material (column 3, lines 66-67). Formation of the barrier layer includes applying particulate platinum and particulate aluminum in combination with an organic carrier (column 2, lines 29-49). A reaction treatment forms the aluminide by subjecting the particles to a temperature of from about 1200 F (649 °C) to about 2100 F in a time sufficient for reaction between the particles to form the diffusion barrier layer (column 8, lines 44-65).

Pfaendtner et al. teach the turbine engine component may be any operable material (column 3, lines 66-67), but do not teach the substrate as being a titanium alloy.

WO '359 discloses thermal methods of forming a stable intermetallic diffusion barrier on metallic substrates, such as turbine engines (page 1, lines 1-10), wherein the substrate may be a titanium alloy (page 5, Example 1). Therefore, as WO '359 clearly teaches titanium alloys are suitable as substrates for turbine engine components upon which diffusion barrier layers are formed, it would have been obvious to one of ordinary skill in the art at the time of the claimed invention to form the diffusion barrier layer of Pfaendtner et al. on a titanium alloy substrate.

Regarding claim 1, the temperature of *about* 649 °C is considered to substantially approximate the claimed value of *about* 600 °C. The temperature of 649 °C is substantially close to that of the instant claims such that one of ordinary skill would have expected no patentable distinction between the temperature of WO '359 and the claimed temperature.

Regarding claim 2, the reaction treatment takes place in an inert atmosphere (column 8, line 46).

Regarding claim 3, the coating may be applied in multiple coating steps (column 8, lines 23-24).

Regarding claim 4, the particles and the organic carrier may be applied as a mixture or separately (column 7, line 60 to column 8, line 12).

Art Unit: 1775

Regarding claim 5, the organic carrier may include volatile and non-volatile components and serves to anchor the particles for the reaction treatment (column 2, lines 35-49 and column 6, lines 38-65).

Regarding claims 6-7, the aluminum containing particles may have a diameter from about 5 to about 50 micrometers (column 6, line 35).

Regarding claim 15, the diffusion barrier layer has a substantially uniform thickness (column 8, lines 13-26).

Regarding claim 16, aluminide diffusion barrier layers thinner than 0.0015 inches (38.1 microns) are contemplated but not specifically taught (column 8, line 64). However, WO '359 teaches a preferable thickness for a diffusion barrier layer is between 0.1-10 micrometers (page 4, lines 8-11). Therefore, as WO '359 teaches the claimed range is a preferable thickness for a diffusion barrier layer and as Pfaendtner et al. clearly teach aluminide diffusion barrier layers thinner than 0.0015 inches (38.1 microns) are contemplated, it would have been obvious to one of ordinary skill in the art at the time of the claimed invention to form the diffusion barrier layer of Pfaendtner et al. in a thickness of between 0.1-10 micrometers.

Regarding claim 17, application to numerous turbine components having a surface area of at least 200 cm2 is taught (column 3, lines 60-65).

Regarding claim 18, the term "aerospace component" is considered intended use.

Application/Control Number: 10/676,042

Art Unit: 1775

Claims 1-7 and 15-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over PCT International Application No. WO 94/18359 (WO '359) in view of Pfaendtner et al. (US 6,676,992).

WO '359 discloses thermal methods of forming a stable intermetallic diffusion barrier on metallic substrates, such as turbine engines (page 1, lines 1-10). The diffusion barrier is formed by depositing a first layer of a first metal on the substrate, depositing a second layer of a second metal on the first layer, and performing a reaction treatment which causes the first and second metals to combine and form the diffusion barrier layer (page 3, lines 2-10). The heating step of the reaction treatment involves raising the deposited metals to a sufficiently high temperature to initiate the exothermic reaction necessary to form the intermetallic species in an inert vacuum environment (page 3, lines 31-38). The diffusion barrier may comprise platinum as the first metal and aluminum as the second metal applied to a titanium alloy (see Example 1 on page 5). Preferably the thickness of the diffusion barrier layer is between 0.1-10 micrometers (page 4, lines 8-11). Formation of the metallic layer may be through use of RF biased DC sputtering of particulate metal (page 5, lines 21-23). The thickness of the diffusion barrier layer thereby limits the effective diameter of the metallic particles to necessarily fall within the claimed ranges.

WO '359 does not disclose the use of an organic carrier or the temperature range claimed.

Regarding the organic carrier, Pfaendtner et al. teach use of an organic binder aids in holding particles together prior to diffusion treatment if formation of a platinum

Art Unit: 1775

aluminide as discussed above (column 2, lines 35-39). Therefore, as Pfaendtner et al. clearly teach organic binders aid in holding particles together prior to diffusion treatment if formation of a platinum aluminide for coating turbine engine components, it would have been obvious to one of ordinary skill in the art at the time of the claimed invention to use an organic binder in the application of the particles for formation of an aluminide coating as taught by WO '359.

Regarding the temperature range, WO '359 teach application of heat involving raising the deposited metals to a sufficiently high temperature to initiate the exothermic reaction necessary to form the intermetallic species in an inert vacuum environment (page 3, lines 31-38). A specific range is not taught, however the examples show application of heat at a temperature of 700° C or greater. However, Pfaendtner et al. teach a temperature of from about 1200 F (649 °C) to about 2100 F is sufficient for forming an aluminide layer due to reaction between the particles (column 8, lines 44-65). Therefore, as Pfaendtner et al. clearly teach a temperature of from about 1200 F (649 °C) to about 2100 F is sufficient for forming an aluminide layer due to reaction between the particles, it would have been obvious to one of ordinary skill in the art at the time of the claimed invention to interpret the teachings of WO '359 (page 3, lines 31-38) as including the temperature range of Pfaendtner et al.

The temperature of *about* 649 °C is considered to substantially approximate the claimed value of *about* 600 °C. The temperature of 649 °C is substantially close to that of the instant claims such that one of ordinary skill would have expected no patentable distinction between the temperature of WO '359 and the claimed temperature. Further,

Application/Control Number: 10/676,042

Art Unit: 1775

it would have been obvious to one having ordinary skill in the art at the time of the invention to adjust the temperature for the intended application, since it has been held that discovering an optimum value of a result effective variable involves only routine skill in the art. In re Boesch, 617 F.2d 272, 205 USPQ 215 (CCPA 1980).

Regarding claim 5, the organic carrier of Pfaendtner et al. may include volatile and non-volatile components and serves to anchor the particles for the reaction treatment (column 2, lines 35-49 and column 6, lines 38-65).

Response to Arguments

Applicant's arguments, see the Remarks, filed 1/10/07, with respect to the Sangeeta reference have been fully considered and are persuasive. The corresponding rejections have been withdrawn.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Aaron S. Austin whose telephone number is (571) 272-8935. The examiner can normally be reached on Monday-Friday: 7:30 AM to 4:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jennifer McNeil can be reached on (571) 272-1540. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/676,042

Art Unit: 1775

Page 8

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ASA

JOHN J. ZIMMERMAN PRIMARY EXAMINER